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   1633 Broadway
9
   New York, New York 10019
Tel.: (212) 489-8230 Fax: (212) 489-8340
10
   ATTORNEYS FOR PLAINTIFFS
11
                      UNITED STATES DISTRICT COURT
                    CENTRAL DISTRICT OF CALIFORNIA
12
   CHINA CENTRAL TELEVISION, a China
                                          ) Case No.
13
   company; CHINA INTERNATIONAL
                                           CV 15-1869 MMM (AJWx)
   COMMUNICATIONS CO., LTD., a China
14
                                           REQUEST TO ENTER
   company; TVB HOLDINGS (USA), INC., a
                                           DEFAULT AGAINST
   California corporation; and DISH
15
                                           DEFENDANT HUA YANG
   NETWORK L.L.C., a Colorado corporation,
                                           INTERNATIONAL
16
                      Plaintiffs.
                                           TECHNOLOGY LIMITED;
                                           DECLARATIONS OF CARLA
17
   CREATE NEW TECHNOLOGY (HK)
                                           A. MCCAULEY AND TSE WAI
   LIMITED, a Hong Kong company; HÚA
                                           SUEN WITH EXHIBITS A TO
18
   YANG INTERNĂTIONAL TECHNOLOGY
   LIMITED, a Hong Kong company;
19
   SHENZHÉN GRÉATVISION NÉTWORK
   TECHNOLOGY CO. LTD., a China
20
   company; CLUB TVPAD, INC., a California
                                           Courtroom:
                                                       780
   corporation; BENNETT WONG, an
21
   individual, ASHA MEDIA GROUP INC.
                                           Judge:
                                                       Hon. Margaret M.
   d/b/a TVPAD.COM, a Florida corporation;
                                                       Morrow
22
   AMIT BHALLA, an individual;
   NEWTVPAD LTD. COMPANY d/b/a
23
   NEWTVPAD.COM a/k/a TVPAD USA, a
   Texas corporation; LIANGZHONG ZHOU,
                                           Complaint Filed: March 13, 2015
24
   an individual; HONGHUI CHEN d/b/a E-
   DIGITAL, an individual; JOHN DOE 1 d/b/a
25
   BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN
   DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV:
26
   JOHN DOE 5 d/b/a GANG YUE; JOHN
   DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7
27
   d/b/a GANG TAI WU XIA; and JOHN DOES
   8-10,
28
                      Defendants.
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Plaintiffs China Central Television, China International Communications Co., Ltd., TVB Holdings (USA), Inc., and DISH Network L.L.C. (collectively "Plaintiffs") hereby request that the Clerk of the above-entitled Court enter default in this matter against Defendant Hua Yang International Technology Limited ("HYIT"). This request is made on the grounds that HYIT has failed to respond to the complaint within the time prescribed the Federal Rules of Civil Procedure. *See* Declaration of Carla A. McCauley ("McCauley Decl.") at ¶ 7.

Pursuant to Federal Rule of Civil Procedure 4(f)(1), (f)(2)(A) and (h)(2), on March 17, 2015, copies of Plaintiffs' summons and complaint were personally delivered to HYIT at its registered office address in Hong Kong, as evidenced by the Proof of Service of the Complaint, which was filed with the Court on March 24, 2015. *See id.* at ¶¶ 3-4, Ex. B (Dkt. No. 39); *see also* Declaration of Tse Wai Suen ("Tse Decl.") ¶¶ 6-7. Such service was effective in accordance with the Federal Rules of Civil Procedure, the Hague Convention on the Service Abroad of Judicial and Extrajudicial Documents, and the local law of Hong Kong—specifically, the Companies Ordinance of the Laws of Hong Kong.

<u>First</u>, pursuant to Federal Rule of Civil Procedure 4(f)(1), service may be effected "by any internationally agreed means...that is reasonably calculated to give notice, such as those authorized by the Hague Convention on the Service Abroad of Judicial and Extrajudicial Documents." Fed. R. Civ. P. 4(f)(1). Hong Kong has adopted Article 10(b) of the Hague Convention, which provides:

Provided the State of destination does not object, the present Convention shall not interfere with...(b) the freedom of judicial officers, officials or other competent persons of the State of origin to effect service of judicial documents directly through the judicial officers, official or other competent persons of the State of destination....

See McCauley Decl. Ex. C (Official Hague Convention website discussion of Hong Kong) (emphasis added). Hong Kong specifically provides that "a private agent (usually a firm of solicitors) may be appointed directly to effect service. Such service can be effected directly without going through the Government or the judiciary." *Id.* As a consequence, personal service may be effected by and through local solicitors in Hong Kong. Here, in conformity with the Hague Convention and Federal Rule of Civil Procedure 4(f)(1), Plaintiffs retained Vivien Chan & Co., a firm of Hong Kong solicitors, to effect service on HYIT in Hong Kong. *See* McCauley Decl. ¶ 3; Tse Decl. ¶ 2.

<u>Second</u>, the method of service of the summons and complaint on HYIT complies with Federal Rule of Civil Procedures 4(f)(2), which provides that "if an international agreement allows but does not specify other means," service may be effected "by the method that is reasonably calculated to give notice: (A) as prescribed by the foreign country's law for service in that country in an action in its courts of general jurisdiction..." Fed. R. Civ. P. 4(f)(2)(A). The Companies Ordinance of the Laws of Hong Kong specifically authorizes personal service of process on corporate entities by delivering the documents to the corporation's registered office. Tse Decl. Ex. E (Chapter 622, Section 827, "Companies Ordinance: Service of Document"). That section states "A document may be served on a company by leaving it at, or sending it by post to, the company's registered office." *Id.* In addition, the Companies Ordinance also provides that "[a] company must have a registered office in Hong Kong to which all communications and noticed may be addressed." Tse Decl. Ex. E (Chapter 622, Section 658, "Registered office of company"). *Id.* In conformity with this Hong Kong law governing service on Hong Kong companies, on March 17, 2015 Plaintiffs' solicitors in Hong Kong (Vivien Chan & Co.) personally served the summons and complaint on HYIT at its registered office in Hong Kong. Tse Decl. ¶¶ 6-7. Such service constitutes valid service under the Hague Convention, the Federal Rules of Civil Procedure and local law. See In re

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1	1 Cyrus II Partnership, 392 B.R. 248, 257-59 (S.D. 7	Tex. 2008) (holding that personal		
2	2 service of summons and complaint by Hong Kong	service agent on defendant Hong		
3	Kong company's registered office address constitu	tes valid service under Section 356		
4	4 (now Section 827) of the Companies Ordinance of	the Laws of Hong Kong, the		
5	Hague Convention, and Federal Rules of Civil Processing	cedure Rules 4(h)(2) and		
6	$6 \mid 4(f)(2)(A))$; Tse Decl. ¶ 4 and Ex. E (attaching renu	imbered and amended Section 827		
7	of the Companies Ordinance of the Laws of Hong	Kong); see also Supra Medical		
8	8 Corp. v. McGonigle, 955 F. Supp. 374, 383-84 (E.I	O. Pa. 1997) (holding that		
9	personal service of UK company through a local so	olicitor constituted valid service		
10	under Hague Convention and F.R.C.P. 4(f)(2)).			
11	As a result, HYIT's deadline to respond to the	ne Complaint was April 7, 2015, or		
12	21 days following service of the documents. See F	ed. R. Civ. P. 12(a)(1)(A); see		
13	also McCauley Decl. ¶ 7. HYIT has not filed a res	ponsive pleading, and has not		
14	otherwise communicated with counsel for Plaintiff	otherwise communicated with counsel for Plaintiffs regarding filing a responsive		
15	pleading. <i>Id.</i> In addition, default is appropriate, as	pleading. <i>Id</i> . In addition, default is appropriate, as HYIT is not a minor, an		
16	incompetent person or a person whose waiver has l	been filed. See Fed. R. Civ. P.		
17	4(f); see also McCauley Decl. ¶ 8. Accordingly, P.	laintiffs respectfully request that		
18	default be entered against HYIT.			
19		TREMAINE LLP		
20	CARLA A. Mc ROBERT D. B.	CAULEY ALIN (pro hac vice)		
21	21 SAMUEL BAY	ALIN (pro hac vice) NCE, III (pro hac vice) ARD (pro hac vice) KOSON (pro hac vice)		
22	22 GEORGE WUI	KOSON (pro hac vice)		
23		/ C 1 A M C 1		
24	By:	/s Carla A. McCauley Carla A. McCauley		
25	Attorneys for P CHINA CENT	ZALTELEVISION: CHINA I		
26	26 LTD.; TVB HC	NAL COMMUNICATIONS CO., DLDINGS (USA), INC.; AND RK L.L.C.		
27	27 DISH NET WO	KK L.L.C.		
28	28			
11	II .	DAVIS WRIGHT TREMAINE LLP		

DECLARATION OF CARLA A. MCCAULEY

I, Carla A. McCauley, declare as follows:

- 1. I am licensed to practice law before all the courts in the State of California and am admitted to the United States Court of Appeals for the Ninth Circuit. I am a partner at Davis Wright Tremaine LLP, counsel for Plaintiffs in the above-entitled matter. I submit this Declaration in support of Plaintiffs' Request for Entry of Default. I have personal knowledge of the facts contained herein, and, if called upon as a witness, I could and would testify competently about these facts, except for those matters stated expressly upon information and belief, which matters are believed to be true.
- 2. According to records of the Hong Kong Companies Registry, the registered office address for Defendant Hua Yang International Technology Limited ("HYIT") is Rm. 19C, Lockhart Ctr., 301-307 Lockhart Rd., Wan Chai, Hong Kong. Attached hereto as **Exhibit A** is a true and correct copy of the Notice of Change of Address of Registered Office, dated January 19, 2014, which lists the registered office address for HYIT.
- 3. On March 16, 2015, Pacific Daylight Time, my colleague George Wukoson electronically delivered copies of the summons and complaint in this matter to "Owen" Tse Wai Suen, a Partner at the Hong Kong law firm Vivien Chan & Co., Solicitors & Notaries, with offices located in Hong Kong at 57/F Cheung Kong Center, 2 Queen's Road Central. On March 17, 2015, Mr. Tse confirmed that his law firm had effected personal service of the summons and complaint on HYIT by delivering the summons and complaint to HYIT's registered office in Hong Kong. Thereafter, I received an executed proof of service from Mr. Tse. I was copied on all of the communications between Mr. Wukoson and Mr. Tse.
- 4. On March 24, 2015, I caused to be filed Plaintiffs' Proof of Service on HYIT with the Court, Document No. 39. Attached hereto as **Exhibit B** is a true and correct copy of the Proof of Service filed with the Court.

- 5. Attached hereto as **Exhibit C**, is a true and correct copy of a print-out from the Authorities page for Hong Kong, from the website for the Hague Conference on Private International Law, the official website for the Hague Convention, located at http://www.hcch.net/index_en.php?act=authorities.details&aid=393, which I printed on April 20, 2015.
- 6. Attached hereto as **Exhibit D** is a true and correct copy of excerpts from Butterworth's Hong Kong Company Law Handbook, containing Section 356 of the Companies Ordinance (Chapter 32 of the Laws of Hong Kong)—which is the version of Section 827 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) that existed prior to the ordinance's amendment in 2014 as detailed in paragraph 4 of the concurrently filed Declaration of Tse Wai Suen.
- 7. Given that service of the summons and complaint was effected on HYIT on March 17, 2015, HYIT was required to respond to the complaint on or before April 7, 2015, or 21 days after service was effected. To date, HYIT has neither appeared nor otherwise responded to the complaint, and Plaintiffs have not received any communications from either HYIT or counsel for HYIT regarding a response to the complaint.
- 8. HYIT is a company organized under the laws of Hong Kong, and not a minor or incompetent person.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed April 27, 2015 at Los Angeles, California.

/s Carla A. McCauley
Carla A. McCauley

DECLARATION OF TSE WAI SUEN

DECLARATION OF TSE WAI SUEN

I, Tse Wai Suen, declare as follows:

- 1. I am a solicitor of the High Court of Hong Kong and a partner of Vivien Chan & Co., the Hong Kong solicitors for Plaintiffs in this matter. I submit this Declaration in support of Plaintiffs' Request for Entry of Default. I have personal knowledge of the facts contained herein, and, if called upon as a witness, I could and would testify competently about these facts, except for those matters stated expressly upon information and belief, which matters are believed to be true.
- 2. Vivien Chan & Co. maintains offices located in Hong Kong at 57/F Cheung Kong Center, 2 Queen's Road Central. Vivien Chan & Co. has been retained by Plaintiffs to assist with service of process on certain Defendants in this matter located in Hong Kong.
- 3. Section 827 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) provides for the method of service of documents on a Hong Kong incorporated company. It reads as follows: "A document may be served on a company by leaving it at, or sending it by post to, the company's registered office." In addition, Section 658 (1) and (3) of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) provides that "[a] company must have a registered office in Hong Kong to which all communications and notices may be addressed", and that if the address is changed, "the company must deliver to the Registrar for registration a notice of the change in the specific form within 15 days after the change." Failure to abide by these sections may lead to fines.
- 4. Attached hereto as **Exhibit E** are true and correct copies of excerpts from the Hong Kong Companies Ordinance (Chapter 622 of the Laws of Hong Kong), including Sections 658 and 827 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong), available from the Hong Kong government's Bilingual Laws Information System website at http://www.legislation.gov.hk/blis_pdf.nsf/6799165D2FEE3FA94825755E0033E532

- Davis Wright Tremaine LLP, counsel for Plaintiffs.
- 6. On March 17, 2015 I confirmed by consulting records of the Hong Kong Companies Registry that the registered office for Defendant Hua Yang International Technology Limited ("HYIT") is Rm. 19C, Lockhart Ctr., 301-307 Lockhart Rd., Wan Chai, Hong Kong.

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On March 17, 2015, at my direction, Leung Shun Chi of Vivien Chan & 7. Co. delivered copies of the summons and complaint in this matter to HYIT at this registered office address. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed April 21, 2015 at Hong Kong. Tse Wai Suen

EXHIBIT A



註冊辦事處地址更改通知書 **Notification of Change of Address of** Registered Office

Companies Registry

(《公司條例》第92(3)條) (Companies Ordinance s. 92(3))

填表前請參閱〈填表須知〉。 請用黑色墨水列印。

Please read the accompanying notes before completing this form. Please print in black ink.

公司編號 Company Number

1681386

公司名稱 Company Name

HUA YANG INTERNATIONAL TECHNOLOGY LIMITED 華揚國際科技有限公司

2 更改詳情 Details of Change

(註 Notes 1& 5)

在香港的註冊辦事處地址 Address of Registered Office in Hong Kong

Rm. 19C, Lockhart Ctr., 301-307 Lockhart Rd., Wan Chai, Hong Kong.

(「轉交」地址及郵政信箱號碼恕不接受 'Care of ' addresses and post office box numbers are not acceptable)

生效日期 Effective Date

19 JAN 2014 日 DD

月MM

年 YYYY

電郵地址 E-mail Address (註 Note 6)

生效日期 Effective Date

∃ DD 月 MM 年 YYYY

(註 Note 4)

簽署 Signed :

姓名 Name ::

CHEN XIA

董事 Director / 秘書

日期 Date:

1681386

⊟ DD 年 YYYY

**請刪去不適用者 Delete whichever does not apply*

(註 Note 3)

提交人的資料 Presentor's Reference

姓名 Name: JOY ENTERPRISE SECRETARY SERVICES LIMITED

地址 Address: Rm. 19C, Lockhart Ctr.,

301-307 Lockhart Rd., Wan Chai, Hong Kong

電話 Tel: 25988776

傳真 Fax: 2598 8909

電郵地址 E-mail Address:

檔號 Reference: S214-0021

指明編號 2/2008 (修訂) (2008年7月) Specification No. 2/2008 (Revision) (July 2008) 請勿塡寫本欄 For Official Use



20/01/2014

EXHIBIT B

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      georgewukoson@dwt.com
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   New York, New York 10019
Tel.: (212) 489-8230 Fax: (212) 489-8340
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    ATTORNEYS FOR PLAINTIFFS
11
                      UNITED STATES DISTRICT COURT
                     CENTRAL DISTRICT OF CALIFORNIA
12
   CHINA CENTRAL TELEVISION, a China
                                           ) Case No.
13
    company; CHINA INTERNATIONAL
                                            CV 15-1869 MMM (AJWx)
   COMMUNICATIONS CO., LTD., a China company; TVB HOLDINGS (USA), INC., a
14
                                            PROOF OF PERSONAL
    California corporation; and DISH
                                            SERVICE OF SUMMONS AND
15
   NETWORK L.L.C., a Colorado corporation,
                                            COMPLAINT ON HUA YANG
                                            INTERNATIONAL
                      Plaintiffs.
16
                                            TECHNOLOGY LIMITED
17
    CREATE NEW TECHNOLOGY (HK)
   LIMITED, a Hong Kong company; HÚA
18
    YANG INTERNĂTIONAL TECHNOLOGY
    LIMITED, a Hong Kong company;
   SHENZHÉN GRÉATVISION NÉTWORK
19
   TECHNOLOGY CO. LTD., a China
20
                                           Courtroom: 780
   company; CLUB TVPAD, ÍNC., a California
    corporation; BENNETT WONG, an
                                            Judge: Hon. Margaret M. Morrow
21
   individual, ASHA MEDIA GROUP INC.
   d/b/a TVPAD.COM, a Florida corporation;
22
    AMIT BHALLA, an individual;
    NEWTVPAD LTD. COMPANY d/b/a
23
   NEWTVPAD.COM a/k/a TVPAD USA, a
                                            Action Filed: March 13, 2015
    Texas corporation; LIANGZHONG ZHOU,
24
                                            Trial Date:
    an individual; HONGHUI CHEN d/b/a E-
    DIGITAL, an individual; JOHN DOE 1 d/b/a
25
   BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN
    DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV;
26
   JOHN DOE 5 d/b/a GANG YUE; JOHN
   DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7
27
   d/b/a GANG TAI WU XIA; and JOHN DOES
    8-10,
28
                         Defendants.
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POS-010

				P05-010
			HOUT ATTORNEY (Name, State Bar number, and address): maine LLP	FOR COURT USE ONLY
└	_		ey SBN 223910	
1	_		Street, Suite 2400	
Los An	_	•		
			(213) 633-6800 FAX NO. (Optional): (213) 633-6899	
			carlamccauley@dwt.com	
			Plaintiffs	
1			TRICT COURT CENTRAL DISTRICT OF CALIFORNIA	
l	ET ADDF		312 N. Spring Street	
]	G ADDRI		Los Angeles, CA 90012	
CITY ANI	ANCH NA		Western Division	
			ONER: China Central Television, et al.	CASE NUMBER:
				CV 15-1869 MMM (AJWx)
DEFENDA	NT/RE	SPON	DENT: Create New Technology (HK) Limited, et al	
-			PROOF OF SERVICE OF SUMMONS	Ref. No. or File No.:
			(Separate proof of service is required for each party se	rved.)
1. At the	time	of ser	vice I was at least 18 years of age and not a party to this action.	•
2. I serve			· · · · · · · · · · · · · · · · · · ·	
a. 🔯	sur	nmon	s	
b. 🔯	cor	nplain	nt	
	_	•	ve Dispute Resolution (ADR) package	
d. F	_		se Cover Sheet (served in complex cases only)	
e. [_		mplaint	
	oth	er (sp	necify documents): Notice of Related Case; Notice of Interested Pa of Assignment; Report Re: Trademark; Report Re: Copyright	arties; Corporate Disclosure Statement;
3. a. Pai			specify name of party as shown on documents served): Hua Yang Int	ernational Technology Limited
_	-			
b. []			ther than the party in item 3a) served on behalf of an entity or as an au n whom substituted service was made) (specify name and relationship	
4. Addre	ss wh	ere th	ne party was served: Room 19c, Lockhart Ctr., 301-307 Lockhart I	Rd., Wan Chai, Hong Kong
5. I serve	ed the	party	(check proper box)	
a. 🛚	by p	erso	nal service. I personally delivered the documents listed in item 2 to the	e party or person authorized to at (time): 5:00 p.m.
ь. 🗀				, .
ъ. 🗀			tuted service. On (date): at (time): sence of (name and title or relationship to person indicated in item 3):	left the documents listed in item 2 with or
	(1)		(business) a person at least 18 years of age apparently in charge at the person to be served. I informed him or her of the general nature of	
	(2)		(home) a competent member of the household (at least 18 years of ago of abode of the party. I informed him or her of the general nature of the	• • • • • • • • • • • • • • • • • • • •
	(3)		(physical address unknown) a person at least 18 years of age appead of the person to be served of the thorage United States Person	
			address of the person to be served, other than a United States Postal or her of the general nature of the papers.	·
	(4)		I thereafter mailed (by first-class, postage prepaid) copies of the document the place where the copies were left (Code Civ. Proc., § 415.20). I may be a support of the copies were left (Code Civ. Proc., § 415.20).	•
			· · · · · · · · · · · · · · · · · · ·	a declaration of mailing is attached.
	(5)		I attach a declaration of diligence stating actions taken first to atten	

	PLAINTIFF/PETITIONER: China Central Television, et al. CASE NUMBER: CV 15-1869 MMM (AJWX)				
DE	EFENDANT/RESPONDENT: Create New Technology (HK) Limited		(1000		
		·			
5.	 by mail and acknowledgment of receipt of service. I m shown in item 4, by first-class mail, postage prepaid, 	ailed the documents listed	f in item 2 to the party, to the address		
	(1) on (date):	(2) from (city):			
	 (3) with two copies of the Notice and Acknowledgment me. (Attach completed Notice and Acknowledger (4) to an address outside California with return received 	nent of Receipt.) (Code C	iv. Proc., § 415.30.)		
		,			
	d. by other means (specify means of service and authorizing	g code section).			
6.	 a. as an individual defendant. b. as the person sued under the fictitious name of (specify): c. as occupant. d. On behalf of (specify): Hua Yang International Techno under the following Code of Civil Procedure section: 416.10 (corporation) 416.20 (defunct corporation) 	ogy Limited 415.95 (business	organization, form unknown)		
	 416.30 (joint stock company/association) 416.40 (association or partnership) 416.50 (public entity) 		d person)		
7.	(ii) Registration No.: (iii) County:	ssions Code section 2235 ent contractor.	50(b).		
8.	I declare under penalty of perjury under the laws of the Sta	ite of California that the fo	pregoing is true and correct.		
9. Dat	or I am a California sheriff or marshal and I certify that the te: March 23, 2015	foregoing is true and corre	ect/		
LE	UNG SHUN CHI	<u> </u>			
	(NAME OF PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)		(SIGNATURE)		

Caae 22:55: v.008809///WW/AAWV Doorment639 Fffedd 0002/2/4/55 Plaggel8 of 34 PlaggedDD##:2002 PROOF OF SERVICE BY MAIL

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is Davis Wright Tremaine LLP, Suite 2400, 865 South Figueroa Street, Los Angeles, California 90017-2566.

On March 24, 2015, I served the foregoing document(s) described as:

- 1. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON HUA YANG INTERNATIONAL TECHNOLOGY LIMITED
- 2. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON CREATE NEW TECHNOLOGY (HK) LIMITED
- 3. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON LIANGZHONG ZHOU
- 4. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON LIANGZHONG ZHOU AS AGENT FOR NEWTVPAD LTD, CO. D/B/A NEWTVPAD.COM A/D/A TVPAD USA

by placing a **true copy** of said document(s) enclosed in a sealed envelope(s) for each addressee named below, with the name and address of the person served shown on the envelope as follows:

Soyeun D Choi, Esq.	333 Twin Dolphin Drive, Suite 220 Redwood Shores CA 94065
Attorney for Club TVpad, Inc., Bennett Wong	Redwood Shotes C11 74003
Rena Mehta Asha Media Group	10031 Remington Drive, Riverview, FL 33578
Amit Bhalla	3102 W. El Prado Blvd., Unit 1 Tampa, FL 33629
Liangzhong Zhou newTVpad Ltd. Co. d/b/a newtvpad.com a/k/a TVpad USA	7411 La Bolsa Dr. Dallas, TX 75248
Honghui Chen d/b/a e-Digital	815 S. Marguerita Ave. Alhambra, CA 91801
Create New Technology (HK) Limited	Limited, Room D, 10/F, Tower A, Billion Centre, 1 Wang Kwong Road, Kowloon Bay, Kowloon, Hong Kong, China
Hua Yang International Technology Ltd	Room 19c, Lockhart Rd., 301-307 Lockhart Rd., Wan Chai, Hong Kong, China

I placed such envelope(s) with postage thereon fully prepaid for deposit in the United States Mail in accordance with the office practice of Davis Wright Tremaine LLP, for collecting and processing correspondence for mailing with the United States Postal Service. I am familiar with the office practice of Davis Wright Tremaine LLP, for collecting and processing correspondence for mailing with the United States Postal Service, which practice is that when correspondence is deposited with the Davis Wright Tremaine LLP, personnel responsible for delivering correspondence to the United States Postal Service, such correspondence is delivered to the United States Postal Service that same day in the ordinary course of business.

Executed on March 24, 2015, at Los Angeles, California.

	_		
	I declare under penalty of per	jury under the laws of	The United States of America that the mber of the bar of this Court at whose
foregoing is true and	correct and that I am employed	l in the office of a me	mber of the bar of this Court at whose
direction the service	was made.	,1/	
Fra	nk M. Romero	- Rowk 1	n. Romers

Print Name Signature

Case 2:15-cv-01869-MMM-AJW Document 64, Filed 04/27/15, Page 19 of 34, Page ID #:2203 Service/Waivers of Summons and Complaints:

2:15-cv-01869-MMM-AJW China Central Television et al v. Create New Technology HK Limited et al

ACCO,(AJWx),AO120,AO121,DISCOVERY,MANADR

UNITED STATES DISTRICT COURT for the CENTRAL DISTRICT OF CALIFORNIA

Notice of Electronic Filing

The following transaction was entered by McCauley, Carla on 3/24/2015 at 2:39 PM PDT and filed on 3/24/2015

Case Name: China Central Television et al v. Create New Technology HK Limited et al

Case Number: 2:15-cv-01869-MMM-AJW

Filer: China International Communications Co., Ltd.

China Central Television TVB Holdings USA Inc Dish Network L.L.C.

Document Number: 39

Docket Text:

PROOF OF SERVICE Executed by Plaintiff China International Communications Co., Ltd., China Central Television, TVB Holdings USA Inc, Dish Network L.L.C., upon Defendant Hua Yang International Technology Limited served on 3/17/2015, answer due 4/7/2015. in compliance with California Code of Civil Procedure by personal service. Original Summons returned. (McCauley, Carla)

2:15-cv-01869-MMM-AJW Notice has been electronically mailed to:

Carla A McCauley carlamccauley@dwt.com, frankromero@dwt.com

George P Wukoson georgewukoson@dwt.com

Lacy H Koonce, III lancekoonce@dwt.com

Robert D Balin robbalin@dwt.com

Samuel M Bayard samuelbayard@dwt.com

2:15-cv-01869-MMM-AJW Notice has been delivered by First Class U. S. Mail or by other means <u>BY THE FILER</u> to:

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename: C:\Users\romef\Desktop\POS complaints\Hua Yang International Tecnology Limited.pdf

Electronic document Stamp:

[STAMP cacdStamp_ID=1020290914 [Date=3/24/2015] [FileNumber=19171684-0] [c36df87bd3fa135916e35660199384e83b753ffd64c4d1c5e884d63922a38f1809f ae035c3c25a9c29f034e3c50e9dc06ff341a2399ee66b203c40780d5740ad]]

EXHIBIT C

Authorities

China (Hong Kong) - Other Authority (Art. 18) & practical information
Central Authority(ies):
Chief Secretary for Administration

Contact details:		
Address:	Chief Secretary for Administration Hong Kong Special Administrative Region Government Room 321, 3/F, East Wing Central Government Offices 2 Tim Mei Avenue Admiralty Hong Kong, China	
Telephone:	+852 2810 3969	
Fax:	+852 2842 8897	
E-mail:	cso@cso.gov.hk	
General website:	http://www.cso.gov.hk/	
Contact person:	For information on contact persons, click <u>here</u> .	
Languages spoken by staff:	English, Chinese	

Practical Information: (The following information was provided by the relevant State authorities or was obtained from the replies to the 2003 and/or 2008 Service Convention Questionnaires) Forwarding authorities Chief Secretary for Administration

Formal Service (Art. 5(1)(a)) Service of documents is effected by the Chief Bailiff of the Court. Unless specifically requested otherwise,

(Art. 3(1)):

wavs:

a) by personal service on addressee if the addressee is a person;

b) by leaving at the registered office address if the addressee is a limited company or corporation; or c) by personal service on an officer of the company or corporation if the addressee is a limited company or corporation and the registered office is no longer occupied or used by the addressee.

Methods of service (Art. 5(1)(2)):

Informal delivery (Art. 5(2))

The informal delivery is also carried out by the Chief Bailiff.

Service by a particular method (Art. 5(1)(b)) Service by a particular method as requested by the applicant unless such a method is incompatible with the local law.

For service in general, see Order 69 rule 3 of the Rules of the High Court, Chapter 4A, Laws of the Hong Kong Special Administrative Region and for service on companies, see section 356 of the Companies Ordinance, Chapter 32, Laws of the Hong Kong Special Administrative Region. See: legislation.gov.hk.

For service on companies, see section 356 of the Companies Ordinance (Cap. 32): legislation.gov.hk/(...).

Address

Translation requirements (Art. 5(3)):

Documents have to be in English or Chinese, if not, translation into either of the 2 languages is required, (Order 69,r.3, Rules of High Court, Chapter 4A, Laws of the Hong Kong Special Administration Region).

Costs relating to execution of the request for service (Art. 12):

Hong Kong does not impose any fee for executing requests under the Convention. Service is effected by the Bailiff but if a particular method of service is requested e.g. advertisement in newspaper, the charges will have to be paid or reimbursed.

Time for execution of request:

Around 3-4 months

Judicial officers, officials or other competent persons (Art. 10(b)):	The practice of our court is that whenever such requests are received, they will be forwarded to the competent authority for Hong Kong (Chief Secretary for Administration) for processing. Direct service through Government officials is not available in Hong Kong. However, a private agent (usually a firm of solicitors) may be appointed directly to effect service. Such service can be effected directly without going through the Government or the judiciary. The Hong Kong Judiciary does not seek reimbursement of the costs. The charges made by solicitors appointed to serve process by foreign judicial officers, officials or other competent persons are not regulated by the Government. They vary depending on the services required and time taken to execute the request.	
Oppositions and declarations (Art. 21(2)):	(Click here to read all the declarations for the Hong Kong Special Administrative Region made under the Service Convention.)	
Art. 8(2):	Opposition	
Art. 10(a):	No opposition	
Art. 10(b):	Additional information – See <u>declarations</u>	
Art. 10(c):	Additional information – See <u>declarations</u>	
Art. 15(2):	No declaration of applicability	
Art. 16(3):	No declaration of applicability	
Derogatory channels (bilateral or multilateral agreements or internal law permitting other transmission channels) (Arts. 11, 19, 24 and 25) Disclaimer: Information may not be complete or fully updated – please contact the relevant authorities to verify this information.	There are no other bilateral or multilateral agreements. There is, however, an internal arrangement on service of process between Hong Kong Special Administrative Region and the Mainland.	
	http://www.judiciary.gov.hk/ (Court's services - Bailiff's Office) http://www.legislation.gov.hk/ (Bilingual Laws	

Principles)

EXHIBIT D

BUTTERWORTHS HONG KONG COMPANY LAW HANDBOOK

Companies Ordinance (Cap 32)

公司條例 (第32章)

(with annotations)

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Annotators

Professor Roman Tomasic LLB (Syd), PhD (NSW), SJD (Wisc)

Dean, Faculty of Business and Law, Victoria University, Australia

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ELG Tyler

MA (Oxon) Barrister, Lincoln's Inn and Hong Kong Barrister and Solicitor of the Supreme Court of Tasmania and the High Court and Federal Courts of

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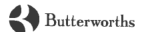
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355. Saving for privileged communications

Where proceedings are instituted under this Ordinance against any person by the Attorney General nothing in this Ordinance shall be taken to require any person who has acted as solicitor for the defendant to disclose any privileged communication made to him in that capacity.

[355.01] England

This section may be compared with s 369 of the Companies Act 1929 (c 23) [Eng] (repealed).

[355.02] General note

Where a person has acted as a solicitor for a defendant in any proceedings instituted by the Attorney General under this Ordinance, that solicitor cannot be required to disclose any privileged communication which he had with the defendant, acting in that capacity. This provision merely reinforces the legal professional privilege which exists at common law: see for example, the decisions of the High Court of Australia in this regard in Baker v Campbell (1983) 153 CLR 52; Grant v Downs (1976) 135 CLR 674; and Corporate Affairs Commission (NSW) v Will (1991) 9 ACLC 843.

Service of Documents and Legal Proceedings

356. Service of documents on company

A document may be served on a company by leaving it at or sending it by post to the registered office of the company.

[356.01] England

This section may be compared with s 370 of the Companies Act 1929 (c 23) [Eng] (repealed).

[356.02] General note

This section provides that a document may be served on a company by sending it by post to the company's registered office or by leaving it at that office of the company.

[356.03] Cases

The general provisions of s 356 are, in appropriate cases, superseded by more specific provisions (such as s 178(1)(a) above) regarding service: per Mayo J, in Re YS Lee & Sons Jewellery Co Ltd [1984] HKC 470 at p 472. A company cannot obtain any benefit from its own failure to learn of the service by post of a writ upon it at its vacated registered office, as s 356 has been complied with: see United Venture Navigation Co Ltd v Shum Yuen Nim [1991] 2 HKC 73 at p 86. The question of what constituted service in the ordinary course by post was considered by the Hong Kong Court of Appeal in Treasure Land Property Consultants (A Firm) v United Smart Development Ltd [1995] 3 HKC 30 at pp 34–35. The Appeal Court found the trial judge to have erred in taking judicial notice of what he believed to be the ordinary course by post, in the absence of evidence.

357. Costs in actions by ce

(

Where a limited company any judge having jurisdiction that there is reason to believe the defendant if successful in for those costs, and may stay

[357.01] England

This section may be compared wi

[357.02] General note

This section allows the court to re against a defendant, to provide plaintiff is unsuccessful in its ac stay all proceedings against the a

[357.03] Cases

Although this section does not c provide security, the court has at v Hong Kong Chinese Insuran | HKC 617 at p 619; and see I. Insurance Co Ltd & Anor [1988]

358. Power of court to gra

- (1) If in any proceeding of trust against a person to hearing the case that that proceeding the fault, breach of duty or reasonably, and that, having those connected with his a negligence, default, breach either wholly or partly, from
- (2) Where any person that any claim will or migh default, breach of duty or bithe court on any such appl under this section it would hagainst that person for negl been brought.
- (3) Where any case to with a jury, the judge, after defendant ought in pursuan in part from the liability so whole or in part from the judefendant on such terms as

EXHIBIT E

Chapter:	622	Companies Ordinance	Gazette Number Version Date
		Long title	L.N. 163 of 2013 03/03/2014

An Ordinance to reform and modernize Hong Kong company law, to restate part of the enactments relating to companies, to make other provision relating to companies, and to provide for incidental and connected matters.

```
[Parts 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 15, 17, 18, 19]
   and 21
 Part 2, except—
   section 27(3), (4), (5) and (6) in so far as it relates to a
      director or reserve director
   sections 47, 49, 50, 51 and 52 and Subdivision 2 of
      Division 7
 Part 12, except—
   section 643(1)(a)(ii), (2)(b) and (3)(b) in so far as it
      relates to a correspondence address
   sections 643(5), 644, 645(5), 647(4) and (5), 651 and
      657(2)(g)
 Part 16, except sections 791(4) and 802(4) and (5)
 Part 20, except section 908
 Schedules 1, 3, 4, 5, 7, 9 and 10
 Schedule 2, except section 3(1)(a)(iii) and (2)
                                                                                3 March 2014 L.N. 163 of 2013]
 Schedule 6, except sections 3 and 4
 Schedule 11, except section 115
     (Enacting provision omitted—E.R. 1 of 2013)
```

(Originally 28 of 2012)

Part: 1 | Preliminary | L.N. 163 of 2013 | 03/03/2014

(*Format changes—E.R. 1 of 2013)

Note:

^{*} The format of Part 1 has been updated to the current legislative styles.

Part:	1	Short Title and Commencement	L.N. 163 of 2013	03/03/2014
Division:	1			

Section: 1 Short title and commencement	L.N. 163 of 2013 03/03/2014
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- (1) This Ordinance may be cited as the Companies Ordinance.
- (2) This Ordinance comes into operation on a day to be appointed by the Secretary for Financial Services and the Treasury by notice published in the Gazette.

Part:	1	Interpretation of this Ordinance: General	L.N. 163 of 2013	03/03/2014
Division:	2			

Cap 622 - Companies Ordinance

- (i) the company; and
- (ii) every responsible person of the company;
- (b) a person who commits an offence mentioned in paragraph (a) is liable to a fine not exceeding level 5 and, in the case of a continuing offence, to a further fine not exceeding \$1000 for each day during which the offence continues;
- (c) the Court may—
 - (i) by order compel an immediate inspection of company records;
 - (ii) by order direct that a copy of company records, or a copy of a trust deed, be provided to a person entitled to be provided with the copy; and
 - (iii) make any order as to the time, duration and manner of inspection, including the circumstances in which and the extent to which the copying of information is permitted in the course of inspection; and
- (d) if company records or a trust deed is kept at the office of a person other than the company concerned, an order mentioned in paragraph (c) may be made against that other person and that other person's officers and other employees (if any).
- (5) Nothing in any provision of this Ordinance or in the regulations made under this section is to be construed as preventing a company—
 - (a) from providing more extensive facilities than are required by the regulations; or
 - (b) if a fee may be charged, from charging a lesser fee than that prescribed or none at all.
- (6) In this section—

trust deed(信託契據) means a trust deed or any other document securing the issue of debentures.

Part:	12	Registered Office and Publication of Company Names	L.N. 163 of 2013	03/03/2014
Division:	4			

Section: 658 Registered office of company	L.N. 163 of 2013 03/03/2014
--	-------------------------------

- (1) A company must have a registered office in Hong Kong to which all communications and notices may be addressed.
- (2) The intended address of a company's registered office stated in the incorporation form registered in respect of the company is to be regarded as the address of its registered office with effect from the date of its incorporation until a notice of change in respect of the address is delivered to the Registrar under subsection (3).
- (3) If the address of a company's registered office is changed, the company must deliver to the Registrar for registration a notice of the change in the specified form within 15 days after the change.
- (4) The inclusion in the annual return of a company of a statement as to the address of its registered office does not satisfy the obligation imposed by subsection (3).
- (5) If a company contravenes subsection (1) or (3), the company, and every responsible person of the company, commit an offence, and each is liable to a fine at level 5 and, in the case of a continuing offence, to a further fine of \$1000 for each day during which the offence continues.

Section: 659 Requirement to disclose company name, etc.	L.N. 163 of 2013 03/03/2014
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- (1) The Financial Secretary may make regulations to require companies—
 - (a) to display prescribed information in prescribed locations;
 - (b) to state prescribed information in common seals, and in prescribed descriptions of documents or communications; and
 - (c) to provide prescribed information on request to those they deal with in the course of their business.
- (2) The regulations—

Cap 622 - Companies Ordinance

- (a) may in prescribed circumstances require disclosure of the name of the company;
- (b) may make provision as to the manner in which any prescribed information is to be displayed, stated or provided; and
- (c) may exempt a company from any requirement of the regulations made under subsection (1).
- (3) The regulations may provide that, for the purposes of any requirement to disclose a company's name, any

- (a) the second business day after the day on which the document or information is sent or supplied;
- (b) the time set out in subsection (3) or (4).
- (3) If that other person is not a company, the time set out for the purposes of subsection (2)(b) is—
 - (a) where that other person is a member of the company, the time specified for the purpose in the company's articles:
 - (b) where that other person is a debenture holder of the company, the time specified for the purpose in the instrument creating the debenture; or
 - (c) where that other person is not such a member or holder, the time specified for the purpose in any agreement between the person and the company.
- (4) If that other person is a company, the time set out for the purposes of subsection (2)(b) is—
 - (a) where that other person is a member of the company, the time specified for the purpose in the company's articles:
 - (b) where the company is a member of that other person, the time specified for the purpose in the person's articles:
 - (c) where that other person is a debenture holder of the company or where the company is a debenture holder of that other person, the time specified for the purpose in the instrument creating the debenture; or
 - (d) where neither that other person nor the company is such a member or holder, the time specified for the purpose in any agreement between the person and the company.

Section:	825	Address specified for purposes of sections 831(3)(b)(iii) and	L.N. 163 of 2013	03/03/2014
		832(2)(b)		

- (1) This section specifies the address, in relation to a document or information sent or supplied by a company to another person, for the purposes of sections 831(3)(b)(iii) and 832(2)(b).
- (2) Subject to subsections (3) and (4), the address is—
 - (a) an address specified for the purpose by that other person generally or specifically; or
 - (b) an address to which a provision of this Ordinance authorizes or requires the document or information to be sent or supplied.
- (3) If that other person (whether or not a company) is a member, debenture holder, director or company secretary of the company, the address is—
 - (a) the address specified in subsection (2); or
 - (b) the person's address as shown in the company's register of members, register of debenture holders, register of directors or register of company secretaries.
- (4) If that other person is a company and is not a person covered by subsection (3), the address is—
 - (a) the address specified in subsection (2); or
 - (b) its registered office.
- (5) If the company is unable to obtain an address specified in subsection (2), (3) or (4), the address is that other person's address last known to the company.

Section: 826	Effect of this Part on sending documents etc. to Registrar	L.N. 163 of 2013	03/03/2014
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In its application in relation to documents or information to be sent or supplied to the Registrar, this Part has effect subject to Part 2.

Part:	18	Service of Document on Company	L.N. 163 of 2013	03/03/2014
Division:	2			

Section:	827	Service of document	L.N. 163 of 2013	03/03/2014

A document may be served on a company by leaving it at, or sending it by post to, the company's registered office.

Cap 622 - Companies Ordinance 312

PROOF OF SERVICE BY FEDERAL EXPRESS

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is Davis Wright Tremaine, LLP, Suite 2400, 865 South Figueroa Street, Los Angeles, California 90017-2566. I am familiar with the practice at my place of business for collection and processing of correspondence for overnight delivery by Federal Express. Such correspondence will be deposited with a facility regularly maintained by Federal Express for receipt on the next business day.

On April 27, 2015, I served the following document: REQUEST TO ENTER DEFAULT AGAINST DEFENDANT HUA YANG INTERNATIONAL TECHNOLOGY LIMITED; DECLARATIONS OF CARL A. MCCAULEY AND TSE WAI SUEN WITH EXHIBITS A TO E by placing a true copy or original in a separate envelope for each addressee named below, with the name and address of the person served shown on the envelope as follows:

SEE ATTACHED SERVICE LIST.

and by sealing the envelope and placing it for collection and delivery by Federal Express with delivery fees paid or provided for in accordance with ordinary business practices.

Executed on April 27, 2015, at Los Angeles, California.

Federal I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Tania M. Moore

Print Name

SERVICE LIST

Francis S. Ryu, Esq. Ryu Law Firm 5900 Wilshire Blvd., Suite 2250 Los Angeles, CA 90036	Attorney for Club TVpad, Inc. and Bennett Wong
Timothy Wang Ni, Wang & Massand, PLLC 8140 Walnut Hill Lane, Suite 500 Dallas, TX 75231	Attorneys for newTVpad Ltd. Co. d/b/a newtvpad.com a/k/a TVpad USA AND Liangzhong Zhou
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